

UNITED STATES DEPARTMENT OF COMMERCE

Patent and Trademark Office

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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR			ORNEY DOCKET NO.
08/873,215 06/11/97 HANSON				Н	16312P001US
		LM12/0612 7		EXAMINER	
JAMES J MURPHY				WEAVER, S	
WINSTEAD SECHREST& MINICK 5400 RENAISSANCE TOWN				ART UNIT	PAPER NUMBER
1201 ELM	STREET			2748	15
DALLAS T	X 75270	·		DATE MAILED:	06/13/00

Please find below and/or attached an Office communication concerning this application or proceeding.

Commissioner of Patents and Trademarks

06/12/00

Office Action Summary

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Application No. 08/873,215

Applicant(s)

Hanson

Examiner

Scott L. Weaver

Group Art Unit 2748



XI Responsive to communication(s) filed on <u>Feb 23, 2000</u>	·	
This action is FINAL .		
Since this application is in condition for allowance except for formal matters, print in accordance with the practice under Ex parte Quayle, 1935 C.D. 11; 453 O.C.		
A shortened statutory period for response to this action is set to expire <u>three</u> is longer, from the mailing date of this communication. Failure to respond within tapplication to become abandoned. (35 U.S.C. § 133). Extensions of time may be 37 CFR 1.136(a).	he period for response will cause the	
Disposition of Claims		
X Claim(s) 1-21, 23-34, 36, 37, 40-42, 44, 45, 48-60, and 62-70	_ is/are pending in the application.	
Of the above, claim(s)	is/are withdrawn from consideration.	
X Claim(s) 3-5, 7-12, 17, 21, 23, 28, 31, 41, 42, 44, 45, 48-57, and 65-70		
X Claim(s) 1, 2, 6, 13-16, 18-20, 24-27, 29, 32-34, 36, 37, 58-60, and 63	•	
☐ Claims are subject to		
Application Papers		
Application Papers ☐ See the attached Notice of Draftsperson's Patent Drawing Review, PTO-948		
☐ The drawing(s) filed on is/are objected to by the Exami		
☐ The proposed drawing correction, filed on is ☐ appro		
☐ The specification is objected to by the Examiner.	Jisapproved.	
☐ The oath or declaration is objected to by the Examiner.		
Priority under 35 U.S.C. § 119		
Acknowledgement is made of a claim for foreign priority under 35 U.S.C. §	119(a)-(d).	
☐ All ☐ Some* ☐ None of the CERTIFIED copies of the priority docum		
☐ received.		
received in Application No. (Series Code/Serial Number)	·	
received in this national stage application from the International Bureau		
*Certified copies not received:		
☐ Acknowledgement is made of a claim for domestic priority under 35 U.S.C.	§ 119(e).	
Attachment(s) /		
☑ Notice of References Cited, PTO-892		
☐ Information Disclosure Statement(s), PTO-1449, Paper No(s)		
☐ Interview Summary, PTO-413		
☐ Notice of Draftsperson's Patent Drawing Review, PTO-948		
☐ Notice of Informal Patent Application, PTO-152		
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SEE DESICE ACTION ON THE SOLLOWING BAL	· ·	

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Part III DETAILED ACTION

1. Applicant's arguments with respect to claims 1-21, 23-34, 36-37, 40-42, 44-45,48-60 and 62-70 have been considered but are moot in view of the new ground(s) of rejection.

Drawings

2. The drawings have been declared informal by the applicant. Correction will be held in abeyance until the application is indicated allowable.

Claim Rejections - 35 U.S.C. § 112

3. Claim 2, is rejected under 35 U.S.C. 112, second paragraph, as being indefinite for failing to particularly point out and distinctly claim the subject matter which applicant regards as the invention.

In claim 2, "the single processing means" lacks positive antecedent basis.

Claim Rejections - 35 U.S.C. § 102

4. The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless --

- (a) the invention was known or used by others in this country, or patented or described in a printed publication in this or a foreign country, before the invention thereof by the applicant for a patent.
- (b) the invention was patented or described in a printed publication in this or a foreign country or in public use or on sale in this country, more than one year prior to the date of application for patent in the United States.
- (e) the invention was described in a patent granted on an application for patent by another filed in the United States before the invention thereof by the applicant for patent, or on an international application by another who has fulfilled the requirements of paragraphs (1), (2), and (4) of section 371° of this title before the invention thereof by the applicant for patent.

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5. Claims 1-2, 6, 13-16, 18-20, 24-27, 29, 32-34, 36-37, 58-60, and 63 are rejected under 35 U.S.C. 102(b) as being anticipated by Sharma et al. (#5,452,289).

Sharma teaches a call and voice processing system with switching circuitry to connect a call to a telecommunications device connected to the system, the voice processing circuitry interacting with the call and controlled buy a single microprocessor (figure 3; col.8,ln.25-col.9,ln.10; col.10,ln.10-44; col.39ln.51-col.40ln.16; col.10,ln.45-col.11,ln.32; col.41,ln.47-66). Sharma teaches those features and functions in the claims as noted above via reference to the specific passages cited and as pertains to the system operable by a single set of software, recording of the call, facsimile tone detection which by definition includes caller ID modem for recognizing caller Id signals from a call, call processing tone generator for generating and transmitting "standard" call processing tones. The user of the device is enabled to edit voice mail and multimedia messages via tacit initiation procedures at the extension terminal.

Conclusion

Claims 3-5, 7-12, 17, 21, 23, 28, 30-31, 40-42, 44-45, 48-57, 62, 64-70 are indicated allowable as noted below. The prior art of record at this time does not clearly teach with respect to claim 3, the combination claimed including the digital cross point matrix coupled to the single processing means. The prior art of record at this time does not clearly teach with respect to claim 17, the claimed combination with a conference bridge. The prior art of record at this time does not clearly teach with respect to claims 21 and 28, the tacitly initiated signal is produced when a user presses a record button on an extension telephone coupled to the system, similarly with respect to dependent claim 62 which would be allowable if rewritten to include all of the limitations of the base and intervening claims. The prior art of record at this time does not clearly teach with respect to claim 40, the combination as claimed wherein the claimed

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signals are activated by the user while the telephone extension is connected to a call, similarly with respect to dependent claims 30 and 64 which would be allowable if rewritten to include all of the limitations of the base and intervening claims. The prior art of record at this time does not clearly teach with respect to claim the distinct invention including the method for broadcasting a voicemail message to a plurality of mailboxes including all of the presented steps, similarly with respect to the apparatus for performing the steps as per claims 53.

- 7. The prior art made of record and not relied upon is considered particularly pertinent to applicant's disclosure.
- 8. Any response to this action should be mailed to:

Commissioner of Patents and Trademarks

Washington, D.C. 20231

or faxed to:

(703) 308-6306, (for formal communications intended for entry)

Or:

(703) 308-6296 (for informal or draft communications, please label "PROPOSED" or "DRAFT")

Hand-delivered responses should be brought to Crystal Park II, 2121 Crystal Drive, Arlington. VA., Sixth Floor (Receptionist).

9. Any inquiry concerning this communication or earlier communications from the examiner should be directed to Scott L. Weaver whose telephone number is (703) 308-6974. The examiner can normally be reached Monday through Friday from 8:00 A.M. to 6:00 P.M.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Krista M. Zele, can be reached on (703) 305-4701.

Any inquiry of a general nature or relating to the status of this application or proceeding should be directed to the Group receptionist whose telephone number is (703) 305-3900.

SCOTT L. WEAVER

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